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## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

v.

-----x

NIKE, INC., : No. 22-CV-983-VEC

Plaintiff,

STOCKX LLC,

Defendant.

------x

## <u>DEFENDANT'S NOTICE OF NON-OPPOSITION TO PLAINTIFF'S MOTION FOR</u> <u>LEAVE TO FILE A FIRST AMENDED COMPLAINT</u>

Defendant StockX LLC ("StockX"), by and through its undersigned counsel, hereby submits this notice to inform the Court and the parties that Defendant does not oppose Plaintiff Nike, Inc.'s ("Nike") Motion for Leave to File a First Amended Complaint in the above-captioned action (ECF 31). Defendant recognizes that leave to amend a complaint is freely granted – particularly early in a litigation – and that Nike's Motion was timely filed in accordance with the Court's Scheduling Order governing this dispute. Thus, although Defendant

disputes Nike's allegations, Defendant enters no opposition to Nike's Motion for Leave to Amend its Complaint.

Dated: May 24, 2022

New York, New York

## DEBEVOISE & PLIMPTON LLP

By: /s/ Megan K. Bannigan
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